



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE  
United States Patent and Trademark Office  
Address: COMMISSIONER OF PATENTS AND TRADEMARKS  
P.O. Box 1450  
Alexandria, Virginia 22313-1450  
[www.uspto.gov](http://www.uspto.gov)

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/477,021	01/03/2000	ANIL KUMAR CHANDRUPATLA	CISCO-1340	8615

7590 05/19/2003

DAVID B RITCHIE  
D'ALESSANDRO & RITCHIE  
P O BOX 640640  
SAN JOSE, CA 95164-0640

EXAMINER

NGUYEN, CHAUT

ART UNIT	PAPER NUMBER
2142	11

DATE MAILED: 05/19/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

PRG

<b>Office Action Summary</b>	Application No.	Applicant(s)	
	09/477,021	CHANDRUPATLA ET AL.	
	Examiner	Art Unit	
	Chau Nguyen	2142	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

#### Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

#### Status

1) Responsive to communication(s) filed on 25 February 2003.

2a) This action is FINAL. 2b) This action is non-final.

3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

#### Disposition of Claims

4) Claim(s) 1-66 is/are pending in the application.

4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.

5) Claim(s) \_\_\_\_\_ is/are allowed.

6) Claim(s) 1-66 is/are rejected.

7) Claim(s) \_\_\_\_\_ is/are objected to.

8) Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

#### Application Papers

9) The specification is objected to by the Examiner.

10) The drawing(s) filed on \_\_\_\_\_ is/are: a) accepted or b) objected to by the Examiner.

Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).

11) The proposed drawing correction filed on \_\_\_\_\_ is: a) approved b) disapproved by the Examiner.

If approved, corrected drawings are required in reply to this Office action.

12) The oath or declaration is objected to by the Examiner.

#### Priority under 35 U.S.C. §§ 119 and 120

13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).

a) All b) Some \* c) None of:

1. Certified copies of the priority documents have been received.
2. Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).

a) The translation of the foreign language provisional application has been received.

15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

#### Attachment(s)

1) <input type="checkbox"/> Notice of References Cited (PTO-892)	4) <input type="checkbox"/> Interview Summary (PTO-413) Paper No(s). _____
2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)	5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152)
3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449) Paper No(s) _____	6) <input type="checkbox"/> Other: _____

**DETAILED ACTION**

1. Amendment A, received on 02/25/2003, has been entered. Claims 1-66 are presented for examination.

***Claim Rejections - 35 USC § 102***

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

3. Claims 1-2, 6-7, 25, 27-29, 40, 43-44, and 48-49 are rejected under 35 U.S.C. 102(e) as being anticipated by Chuah et al., U.S. Patent No. 6,400,722.

Art Unit: 2142

4. As to claim 1, Chuah discloses a method for centrally managing a computer network, including of:

maintaining a central database of all NASes (Network Access Servers) known to the computer network (col. 1, lines 29-54 and col. 9, lines 10-48: plural inter-working function modules (IWFs) which are considered as network access servers (NASes) in the network; and col. 33, lines 45-53, col. 39, lines 28-54: NASes are connected to a data center); and

broadcasting a message to a NAS list located at each POP (Point Of Presence) in the computer network whenever said central database is changed, said message containing information regarding the change (col. 1, lines 29-54 and col. 42, line 52 – col. 44, line 37).

5. As to claim 2, Chuah discloses wherein all of the NASes known to the computer network are all NASes within the computer network which have been chosen as being valid (col. 20, line 24 – col. 21, line 13: a password authentication protocol (PAP authentication request is sent to the home NASes for validating).

6. As to claim 6, Chuah discloses wherein said broadcasting is performed automatically by a broker whenever a change to said central database is made (col. 19, line 42 – col. 20, line 5).

7. As to claim 7, Chuah discloses wherein said broadcasting includes publishing a broker event via a broker (col. 19, line 42 – col. 20, line 5).

8. Claims 25, 27-29, 40, 43-44, and 48-49 are corresponding apparatus and program storage device claims containing similar limitations as discussed in the method of claims 1-2, and 6-7; therefore, they are rejected under the same rationale.

***Claim Rejections - 35 USC § 103***

9. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

10. Claims 3-5, 26, and 45-47 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chuah et al., U.S. Patent No. 6,400,722 and further in view of Holt et al., U.S. Patent No. 6,070,192.

11. As to claims 3 and 26, Chuah discloses all the limitation as discussed above. However, Chuah et al. do not disclose said maintaining is performed by a Network Control Console. In the same field of endeavor, Holt et al. disclose a network controller

comprises means for maintaining a record of tunnels currently connected between NASes and network gateways (col. 4, line 27 – col. 5, line 64). Since Chuah discloses the optimum route between the serving inter-working function (NAS) and the desired communication server is determined, which is similar to a data communications using network access servers (NASes) of Holt, it would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Chuah et al. and Holt et al. to include a network controller for maintaining a record of tunnels connected between NASes and network gateways because Holt et al. suggest that using network controller for deriving operational data from at least one of connection setup requests, connection setup responses, connection release requests, connection release acknowledgements and error conditions detected by the network controller.

12. As to claim 4, Chuah and Holt (Chuah-Holt) disclose said Network Control Console is a graphical interface (Holt, col. 9, lines 50-61 and Fig. 2).

13. As to claim 5, Chuah-Holt disclose said maintaining includes adding NASes, deleting NASes, and modifying the entries of NASes in the central database as the need arises (Holt, col. 5, lines 47-64 and col. 10, lines 36-46, Chuah, col. 10, line 49 – col. 11, line 3).

Art Unit: 2142

14. Claims 45-47 are corresponding apparatus claims containing similar limitations as discussed in the method of claims 3-5 above; therefore, they are rejected under the same rationale.

15. Claims 8-24, 30-39, 41-42, and 50-66 are rejected under 35 U.S.C. 103(a) as being unpatentable over Holt et al., U.S. Patent No. 6,070,192 and further in view of Chuah et al., U.S. Patent No. 6,400,722.

16. As to claim 8, Holt discloses a method for locally processing an access request at a in a computer network, said access request received from a NAS, the method including:

accessing a list of network access servers (NASes) and the computer network (col. 10, lines 36-46); and

validating that said access request was received from a known entity by determining if an entry exists in said list for the NAS from which the access request was received (col. 10, lines 36-46).

However, Holt does not disclose said list of NASes known to the PoP and located locally at the PoP. In the same field of endeavor, Chuah discloses internet service provider (ISP) deploys and manages one or more points of presence (PoPs) in its service are to which end users connect for network service (col. 1, lines 29-54 and col. 9, lines 10-48). Since Holt discloses a data communications using network access servers (NASes), which is similar to the optimum route between the serving inter-

working function (NAS) and the desired communication server is determined of Chuah, it would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Holt an Chuah to include one or more points of presence (POPs) in service of ISP because Chuah suggests that by providing more points of presence, end users access the ISP by dialing the nearest POP and running a communication protocol known as point-to-point protocol (PPP).

17. As to claim 9, Holt and Chuah (Holt-Chuah) disclose retrieving a user record from a database of user records located locally at said PoP, said database of user records containing records for those users who have been identified as having the PoP as their home PoP (Chuah, col. 10, line 33-45 and col. 11, lines 21-42).

18. As to claim 10, Holt-Chuah disclose each entry in said list contains a field identifying a NAS and a field identifying a dictionary of attributes supported by the corresponding NAS (Holt, col. 9, lines 15-49 and col. 12, line 64 –col. 13, line 7)..

19. As to claims 11 and 15, Holt-Chuah disclose wherein said dictionary of attributes is a RADIUS (Holt, col. 9, lines 15-49; Chuah, col. 27, lines 25-53).

20. As to claim 12, Holt-Chuah disclose wherein said each entry in said list contains fields for:

a domain name of a NAS (Chuah, col. 27, lines 25-53: NAS-IP-Address);

a vendor name of the NAS (Chuah, col. 27, lines 25-53: AP-IP-Address, or AP-MAC-Address);

a shared secret between all known NASes and AAA servers in the network (Chuah, col. 25, lines 46-49 and col. 27, lines 25-53: user password attribute); and

a dictionary name, said dictionary name indicating a dictionary of attributes supported by said NAS (Chuah, col. 27, lines 25-53: Xtunnel Protocol Parameters).

21. As to claim 13, Holt-Chuah disclose wherein said validating further includes validating that said access request was received from a known entity by determining if the domain name that the access request was received from matches the domain name field of any entry in said list (Chuah, col. 35, line 36 – col. 36, line 67).

22. As to claim 14, Holt-Chuah disclose wherein said validating further including examining whether a password supplied with said access request matches the shared secret field of a corresponding entry in said list if the domain name that the access request was received from matches the domain name field of any entry in said list (Chuah, col. 33, lines 16-26).

23. As to claim 16, Holt-Chuah disclose wherein said accessing and validating are performed by an Authentication, Authorization, and Accounting (AAA) server (Holt, col. 7, line 60 – col. 8, line 37).

Art Unit: 2142

24. As to claim 17, Holt-Chuah disclose subscribing to a broker event to update said list whenever NAS known to the computer network is added, deleted, or modified (Holt, col. 5, lines 47-64 and col. 10, lines 36-46, Chuah, col. 10, line 49 – col. 11, line 3).

25. As to claim 18, Holt discloses a method for handling an access request at a PoP, said access request generated by a user logging on to said PoP, said user having a home PoP, the method including:

accessing a list of network access servers (NASes) and the computer network (col. 10, lines 36-46); and

validating that said access request was received from a known entity by determining if an entry exists in said list for the NAS from which the access request was received (col. 10, lines 36-46).

determining if said user's home PoP is said PoP (col. 10, lines 10-46);

forwarding said access request to an AAA server located at said PoP if said user's home PoP is said PoP (col. 10, line 10 - col. 11, line 36);

However, Holt does not disclose said list of NASes known to the PoP and located locally at the PoP. In the same field of endeavor, Chuah discloses internet service provider (ISP) deploys and manages one or more points of presence (PoPs) in its service are to which end users connect for network service (col. 1, lines 29-54 and col. 9, lines 10-48). Chuah also discloses determining if said user's home PoP is said PoP (col. 1, lines 29-54 and col. 19, lines 5-28: the registration server uses User-Name from the user registration agent (user's home PoP) to determine the end system's home

network). Since Holt discloses a data communications using network access servers (NASes), which is similar to the optimum route between the serving inter-working function (NAS) and the desired communication server is determined of Chuah, it would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Holt an Chuah to include one or more points of presence (POPs) in service of ISP because Chuah suggests that by providing more points of presence, end users access the ISP by dialing the nearest POP and running a communication protocol known as point-to-point protocol (PPP).

26. As to claim 19, Holt-Chuah disclose wherein said determining, forwarding, and relaying are performed by a Protocol Gateway (Holt, col. 9, lines 15-49)

27. As to claim 20, Holt-Chuah disclose wherein said determining includes examining a user name entered by said user (Chuah, col. 19, lines 5-28).

28. As to claim 21, Holt-Chuah disclose wherein said determining further includes parsing said user name to reveal a PoP location indicated within said user name (Chuah, col. 34, lines 18-28).

29. As to claim 22, Holt-Chuah disclose wherein said PoP location indicated within said user name is a city name as a prefix to said user name (Chuah, col. 26, lines 7-48 and col. 34, lines 18-28).

30. As to claim 23, Holt-Chuah disclose wherein said PoP location indicated within said user name is an abbreviation for a city name contained within a domain name affixed to the end of said user name (Chuah, col. 26, lines 7-48 and col. 34, lines 18-28).

31. As to claim 24, Holt-Chuah disclose wherein said determining further includes parsing said user names to reveal a domain name, said domain name indicating an ISP in control of said home PoP (Chuah, col. 26, lines 7-48 and col. 34, lines 18-28).

32. Claims 30-39, 41-42, and 50-66 are corresponding apparatus and program storage device containing similar limitations as discussed in the method of claims 8-24; therefore, they are rejected under the same rationale.

### **Response to Arguments**

33. In the remarks, Applicant argued in substance that

(A) Prior art does not disclose a central database of all NASes.

As to point (A), Chuah discloses The POPs and the ISP's data center 14 are connected together over the intranet backbone through router 12A (col. 1, lines 29-54, col. 9, lines 10-48: plural inter-working function modules (IWFs) which are considered as network access servers (NASes) in the network; and col. 33, lines 45-53, col. 39, lines 28-54).

(B) There is no broadcasting of message to a NAS list located at each POP described in Chuah.

As to point (B), Chuah discloses from the point of view of the intranet or ISP's PPP server, the IWF (inter-working function) looks like a network access server (NAS) (col. 9, lines 36-48). Chuah also discloses an IWF is implemented in the base station (POP) to relay traffic between the end user and a communications server such as a PPP server, and the base station includes an access hub and at least one access point, and the access hub includes a proxy registration agent that end system is able to communicate with the proxy registration agent (col. 8, line 12 – col. 9, line 48, col. 11, lines 12-20, and col. 42, line 52 – col. 44, line 37).

34. Applicant's arguments and amendments filed on 02/25/2003 have been fully considered but they are not deemed fully persuasive. Applicant's arguments with respect to claims 18, 38, and 42 have been considered but are moot in view of the new ground(s) of rejection as explained here below, necessitated by Applicant's substantial amendment to the claims which significantly affected the scope thereof.

Art Unit: 2142

**THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chau Nguyen whose telephone number is (703) 305-4639. The examiner can normally be reached at 8:00 am – 5:00 pm Mon-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Powell can be reached on (703) 305-9703. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 746-7239. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3230.

Any response to this final action should be mailed to:

**Box AF**

Commissioner of Patents and Trademarks  
Washington, D.C. 20131

**Or Faxed to:**

(703) 746-7239, (for **formal communications**; please mark  
“EXPEDITE PROCEDURE”).

**Or:**

(703) 746-7240 (for **informal or draft communications**, please label  
“PROPOSED” or “DRAFT”).

**Or:**

(703) 746-7238 (for **After Final Communications**).

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal  
Drive, Arlington, VA., Sixth Floor (Receptionist).

Chau Nguyen  
Patent Examiner  
Art Unit 2142



MARK R. POWELL  
SUPERVISORY PATENT EXAMINER  
GROUP 2400

Marc Thompson  
Patent Examiner  
Art Unit 2142